

61

Open which it was demanded if either of the said Petitioners would administer on the Estate of the
said Jenckin Morris entercropon same Thonias Quade Leader to be adm. which was allowed him -
And therupon quod in Open Court in respect of the said Estate being at Kilkenny
to 6 hours oldwards 3 yearlings 2 horses 14 shillings some small shooles & more hogge houses
Sheue stuff 2 feather beds 3 potts 1 ffreeling pan alitt 2 quoys 5 milk pans 3 earthen pans
the postes 1 pair of plow frens with harness for two horses New English card 3 chester crescent
sheue I haue shaw 1 eggoy 1 drawing knife 1 spade 1 axe 2 shiflers 1 leek glass -
Now at this Day before me the 15th day of August the aforesaid was brought his Ophault of the
said Jenckin Morris decess in Open Court as also the petitioners aforesaid
Lauis Marmaduck Mister & desired to have the boy called Jenckin Morris until he attains
the age of six and twenty years of age & in consideration thereof he would teach the said
Jenckin Morris the trades of a tanner as also he would teach the said Jenckin Morris to read
writ & that during the said termes & time he is to putt to no other work than the tanning work
Only that the said Jenckin Morris is bound to the said Marmaduck Mister to make good & at the
Expiration of the said time or when that the said Jenckin Morris attaines to the age of six &
Twenty years the aforesaid Marmaduck Mister did then & there in Open Court promise to give
the said Jenckin Morris aforesaid a sett of Cummert Coates & Cem hider of Cummert leather
which was confirmed by the fourt & both parties therupon agreed

Chd same Day

Lauis Edward Youl & desired to have the daughter of the said Jenckin Morris decess called
Sarah Morris until she attains to the age of fifteen years & in consideration thereof he would
this present year give her a fortnight with her incress of Rennes which was granted him & this
day confirmed in Open Court Chd same Day

Lauis William & the aly and desired to have the boy called John Morris until he attains
to the age of six & Twenty years & the daughter of the aforesaid Jenckin Morris decess called
Frances Morris until she attains to the age of Fifteen years or the day of her Marriage
In consideration thereof he would give each of them at the expiration of the said termes
One year after which was granted him & confirmed here in Court
Lauis a two years old heifer which was granted him & confirmed here in Court

Chd same Day Lauis aforesaid

Lauis Phillip Asead & made agreement in Open Court to take Margarett Morris the daughter
of the aforesaid Jenckin Morris decess for a wwo Months or One full year for to serv
him the said Phillip Asead & in consideration thereof he the said Phillip Asead is to
give the said Margarett Morris at the expiration of the said termes of one year to
be remeved from the date hereof five hundred pounds of good and Lawfull money

Chd same Day Lauis aforesaid

The petition of Samuel Hayden showing how that haue paid m^r Wm Brereton out of the
Estate of James Adams being part of wh^t he left to his children 3000^l on acc^t.
of adsts due from the said decess to one Thomas Hopson of Virg^a & desired a discharge for
leaving him harmless upon w^t th^r there was no refut made to it
Chd same Day Lauis aforesaid

m^r Francis Jenckin & m^r William Brereton found & delivered up to this Court wherein
which they took up a suspected runaway the one called Col^m Morrison & the other
called Thomas Morrison entercropon it was ordered that the Sheriff take them into
his custody & keep untill they giv security